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SUGHRUE MION, PLLC 2100 PENNSYLVANIA AVENUE, N.W. SUITE 800			VU, PHU	
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/811,375	KIM ET AL.				
Office Action Summary	Examiner	Art Unit				
	Phu Vu	2871				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period we Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	i6(a). In no event, however, may a reply be tim within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	ely filed  will be considered timely. the mailing date of this communication. 0 (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on <u>02 Seconds</u> 2a) This action is <b>FINAL</b> .  2b) This  3) Since this application is in condition for allowant closed in accordance with the practice under Expression.	action is non-final. ce except for formal matters, pro					
Disposition of Claims						
4) ☐ Claim(s) is/are pending in the application 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☒ Claim(s) <u>1-20</u> is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	n from consideration.					
Application Papers						
9) The specification is objected to by the Examiner 10) The drawing(s) filed on 29 March 2004 is/are: a Applicant may not request that any objection to the d Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Examiner	n)⊠ accepted or b)□ objected to Irawing(s) be held in abeyance. See on is required if the drawing(s) is obj	37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign  a) All b) Some * c) None of:  1. Certified copies of the priority documents  2. Certified copies of the priority documents  3. Copies of the certified copies of the priori  application from the International Bureau  * See the attached detailed Office action for a list of	have been received. have been received in Application ty documents have been received (PCT Rule 17.2(a)).	on No d in this National Stage				
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date フバックラッ・パンシャ	4) Interview Summary ( Paper No(s)/Mail Dal 5) Notice of Informal Pa 6) Other:	e				

#### **DETAILED ACTION**

## Response to Arguments

Applicant's arguments filed 9/2/2005 have been fully considered but they are not persuasive. Applicant recites that a "scrolling unit" was not found and refers to Dewald as failing to teach such a limitation. Dewald teaches an illumination system for scrolling color recycling and has provided motivation to combine Dewald with the primary reference (see claim 1 rejection). The rejection of claims 1-20 are presented below.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1 – 14 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ouchi et al. US Patent No. 6493149 in view of Dewald et al. US Publication No. 2002/0135862.

Ouchi discloses an image display system comprising: an illumination system, comprising: a light source (fig. 1 element1), a color separator which separates an incident light beam according to color (fig. 1 elements 7a-7c); a light valve (fig. 1 element 12), which processes color beams, into which the light beam emitted from the illumination system is separated and which are scrolled, according to an input image signal, and which forms a color image; a polarization beam splitter (fig. 1 element 10),

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which transmits or reflects incident light beams according to polarization so that a light beam received from the illumination system advances toward the light valve and so that a light beam reflected by the light valve advances toward a projection lens unit; and at least one polarizing element (fig. 1 element 9a), which is installed on at least one of a path of light traveling from the light source toward the polarization beam splitter and a path of light that is reflected by the light valve and travels toward the projection lens unit via the polarization beam splitter and which transmits only a light beam with a specific polarization.

Ouchi fails to disclose a and a scrolling unit comprising at least one lens cell, which converts a rotation of the lens cell into a rectilinear motion of an area of the lens cell through which light passes. However Dewald discloses a scrolling unit comprising at least one lens cell, which converts a rotation of the lens cell into a rectilinear motion of an area of the lens cell through which light passes to increase lighting efficiency and brightness (see [0012]). Therefore, at the time of the invention it would have been obvious to one of ordinary skill in the art to use a scrolling unit to improve lighting efficiency and brightness.

**Regarding claim 2,** Ouchi teaches display system of claim 1, wherein the light valve is a reflective liquid crystal display (see claim 9).

Regarding claim 3, Ouchi teaches the image display system of claim 1, wherein the at least one polarizing element is a non-absorption polarizing element (element 10).

Regarding claim 4, Ouchi teaches the image display system of claim 3, wherein the at least one polarizing element is a polarization beam splitter (fig. 1 element 4).

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Regarding claims 5 and 6, Ouchi teaches at least one polarizer element (fig. 1 element 9a) between the polarization beam splitter and the illumination system.

Regarding claim 7, Ouchi teaches the image display system of claim 1, wherein the polarizing element is a polarizer (fig. 1 element 9a) installed in the front of the polarization beam splitter and the light source.

Regarding claim 8, Ouchi teaches the illumination system further comprising a polarization conversion system, which converts a light beam emitted from the light source into a light beam with a single linear polarization (see fig. 1 elements 3, 4 and 4a).

**Regarding claims 9,** Dewald teaches the scrolling unit spirally formed (see fig. 4).

Regarding claims 10-11, Dewald teaches the scrolling unit have at least one lens cell of the to be a cylindrical lense (see fig. 2).

**Regarding claim 12-13,** the reference teaches the scrolling unit to be a disk (see fig. 2).

Regarding claim 14, the reference teaches image display system of claim 1, wherein when the scrolling unit rotates, a lens array moves rectilinearly in a direction being closer to or distant from a rotation center of the scrolling unit (see fig. 2).

Regarding claim 20, Ouchi teaches the color separator separates the light beam emitted from the light source into a plurality of color beams by selectively reflecting light with a specific wavelength from the light beam emitted by the light source (see fig. 1 elements 7a-7c).

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Claims 15 and 16 rejected under 35 U.S.C. 103(a) as being unpatentable over Ouchi in view of Dewald and further in view of Bierhuzen et al US Patent No. 6839095.

Ouchi and Dewald disclose all the limitations of claims 15 and 16 except first and second fly-eye lenses, installed between the scrolling unit and the light valve, each comprising a plurality of lens cells corresponding to the lens cell of the scrolling unit so that light beams passed through the scrolling unit are of one to one correspondence and a relay lens, installed between the second fly-eye lens and the light valve, which transmits light beams passed through the second fly-eye lens so that light beams of different colors are focused on different locations on the light valve. Bierhuizen discloses first (cov. fig. 122) and second fly-eye lenses (cov. fig. element 120), installed between the scrolling unit and the light valve, each comprising a plurality of lens cells corresponding to the lens cell of the scrolling unit so that light beams passed through the scrolling unit are of one to one correspondence and a relay lens (cov. fig. element 128), installed between the second fly-eye lens and the light valve, which transmits light beams passed through the second fly-eye lens so that light beams of different colors are focused on different locations on the light valve to increase the light transmission efficiency and to focus the light through the polarizing beam splitter (see column 4 lines 23-30). Therefore, at the time of the invention, it would have been obvious to add two fly-eye lenses and a relay lens to increase the increase light transmission efficiency and focus light toward the polarization beam splitter.

Claims 17 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ouchi in view of Dewald in view of Bierhuzen and further in view of Ito et al. US Publication No. 2002/0180933.

Regarding claims 17-18, Ouchi discloses a plurality of lenses diposed in front of and behind the scrolling unit so as to control the width of a light beam incident upon the scrolling unit, however they are not cylindrical (see fig. 1 elements 6 and 5c). Ito teaches cylindrical lenses that can be used as concave or convex lenses (see 0034). Therefore, at the time of the invention it would have been obvious to one of ordinary skill in the art to use a cylindrical lens in order to gain functionality as a concave or convex lens.

Claim 19 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ouchi in view Dewald in view of Shahzad US Publication No. 2002/1911154.

Ouchi and disclose discloses all the limitations of claim 19, except color separator comprising a plurality of reflective dichroic filters to separate a light beam emitted from the light source according to wavelength. Shahzad discloses dichroic filters to separate unpolarized light into colored beams ([0006] and [0016]) and used in conjuction with a prepolarizer can be used to increase extinction ratio to output light of the desired polarization state ([0017]). Therefore, at the time of the invention it would have been obvious to one of ordinary skill in the art to use dichroic filters to separate unpolarized light by wavelength to increase extinction ratio to output more light of the desired polarization state.

### Conclusion

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THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Phu Vu whose telephone number is (571)-272-1562. The examiner can normally be reached on 8AM-5PM M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Kim can be reached on (571)-272-2293. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Phu Vu Examiner AU 2871

ANDREW SCHECHTER
PRIMARY EXAMINER